

ENTERED

July 31, 2020

David J. Bradley, Clerk

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

**DEVERY DAVIS and CLIFTON
HUMPHREY, INDIVIDUALLY AND
ON BEHALF OF ALL OTHERS
SIMILARLY SITUATED,**

Plaintiffs,

v.

FIVE OAKS ACHIEVEMENT CENTER, LLC d/b/a FIVE OAKS ACHIEVEMENT CENTER; WHISPERING HILLS ACHIEVEMENT CENTER, LLC d/b/a WHISPERING HILLS ACHIEVEMENT CENTER; and NORTH FORK EDUCATIONAL CENTER, LLC d/b/a NORTH FORK EDUCATIONAL CENTER.

Defendants.

CIVIL ACTION NO. 4:20-CV-00724

SCHEDULING/DOCKETING CONTROL ORDER

Anticipated Length of Trial: 4-5 Days Jury: Non-Jury: X

1. (a) **NEW PARTIES** shall be joined by:
The Attorney causing the addition of new
Parties will provide copies of this Order to new
Parties. 1/15/2021

 - (b) **AMENDMENT OF PLEADINGS**
by Plaintiff or Counter-Plaintiff shall be filed
by: 1/15/2021

 2. EXPERT WITNESSES for the PLAINTIFF will be
Identified by a report listing the qualifications of
each expert, each opinion that the expert will
present, and the basis for it. DUE DATE: 4/1/2021

 3. EXPERT WITNESSES for the DEFENDANT will
be identified by a report listing the qualifications of
each expert, each opinion that the expert will
present, and the basis for it. DUE DATE: 5/1/2021

4. DISCOVERY must be completed by: 5/24/2021
Written discovery requests are not timely if they are filed so close to this deadline that the recipient would not be required under the Federal Rules of Civil Procedure to respond until after the deadline.
5. DISPOSITIVE AND NON-DISPOSITIVE MOTIONS
(except motions *in limine*) will be filed by: 5/24/2021
(Due date 90 days prior to Trial)
6. JOINT PRETRIAL ORDER and MOTIONS IN LIMINE will be filed by: 8/16/ 2021
(The Court will fill in this date) (Due the Monday before Trial)
7. TRIAL will begin at 9:00 a.m. 8/23/2021
filed) (15 Months from the date case (Case served 4 months after filing)

7/31/20
Date



Keith P. Ellison
United States District Judge

7/30/2020

/s/ Mickey L. Washington
Counsel for Plaintiffs
(approved by email to Sim Israeloff)

7/30/2020

/s/ Sim Israeloff
Counsel for Defendants